ARIZONA'S RECORDS MANAGEMENT STATUTES

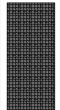
SESSION 1 OF 7 ON RECORDS MANAGEMENT



This training does not constitute a legal opinion or legal advice on the part of the Library, Archives and Public Records Branch, of the Secretary Of State.

SESSION GUIDELINES AND GENERAL INFORMATION

SESSION 1 OF 7 ON RECORDS MANAGEMENT



PRESENTER(S)

Karen Gray

Records Analyst

(Records Retention Schedules and Imaging - State Agencies)

Archives and Records Management Branch

And / or

Jerry Lucente-Kirkpatrick

Records Analyst

(RM Training; Retention Schedules and Imaging – Local Agencies)

Archives and Records Management Branch

And / or

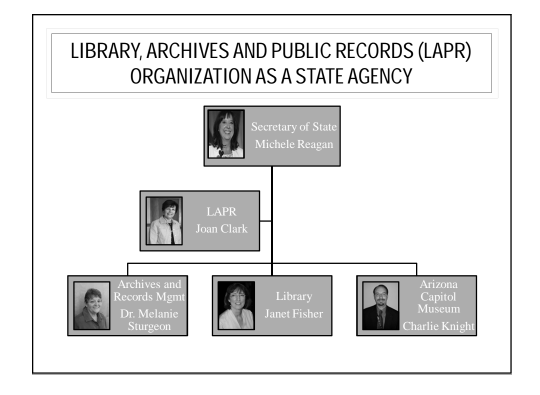
Melanie Sturgeon

State Archivist

Archives and Records Management

Library, Archives and Public Records

Arizona Secretary of State







GENERAL GROUND RULES FOR ON-LINE SESSIONS

- 1. Please remember that while you are in the on-line classroom, all other participants **can hear everything** you say (even in the background), and **can see everything** you write on the whiteboard.
- 2. I will be muting All participants to help with sound distortion.
- 3. Please make sure that all phones are muted during the sessions. **Press *6 and your phone will be muted**.
- 4. Feel free to submit notes during session for discussion. If you would like to **send a note / comment,** please **send to "all"** so that everyone can see the question and then hear the answer to that question.
- 5. Please raise your hand if you wish to speak
- 6. Take a vote: How many of you are participating in today's session with a group of co-workers?
- 7. If so, how many of you are there in your group? (Send # as a note)
- 8. At the end of the training, I will be taking questions. Write down any questions you have during the session, and we will have an opportunity to ask them at the end.

RECORDS MANAGEMENT STATUTES FROM ARIZONA REVISED STATUTES

SESSION 1 OF 7 ON RECORDS MANAGEMENT



ALL RECORDS MANAGEMENT IN ARIZONA IS GOVERNED BY ARIZONA REVISED STATUTES (ARS)

- In Arizona, **everything that we do** in Records Management is governed by Arizona Revised Statutes (ARS).
- The ARS that govern Records Management are:

§41-15 – §41-151.23

WHAT IS A "RECORD"

41-151.18. Definition of records

In this article, unless the context otherwise requires:

- "records" means all books, papers, maps, photographs or other documentary materials,
- **Regardless of physical form or characteristics**, including prints or copies of such items produced or reproduced on film or electronic media pursuant to section 41-151.16,
- Made or received by any governmental agency in pursuance of law or in connection with the transaction of public business and preserved or appropriate for preservation by the agency or its legitimate successor
- As evidence of the organization, functions, policies, decisions, procedures, operations or other activities of the government, or because of the informational and historical value of data contained in the record, and includes records that are made confidential by statute.

WHAT IS **NOT** A RECORD

41-151.18. Definition of records - continued

<u>Not included within the definition of records</u> as used in this article:

- Library or museum material made or acquired solely for reference or exhibition purposes,
- extra copies of documents preserved only for convenience of reference
- and stocks of publications or documents intended for sale or distribution to interested persons

TWO BASIC DEFINITIONS FOR ARIZONA REVISED STATUTES

41-151. Definitions

In this article (ARS §41-151), unless the context otherwise requires:

- 1. "Director" means the Director of the State Library.
- 2. "State Library" means the Library, Archives and Public Records.

THE LAPR (LIBRARY, ARCHIVES, AND PUBLIC RECORDS) – WHO WE ARE

41-151.01. Arizona state library, archives and public records

A. The Arizona State Library, Archives and Public Records is **established in the office of the secretary of state**.

B. The state library shall:

- 2. Provide the following:
- (a) A general and legal reference service.
- (b) A records management and archives program.
- (c) A state and federal government documents depository program.
- (d) A library development service.
- (e) $\underline{\text{Museums}}$ for educational purposes as approved by the secretary of state.
- (f) A service, including materials, <u>for persons who are visually or physically unable to use traditional print materials</u>.

STATE LIBRARY OF ARIZONA – STATE DOCS #1

41-151.08. Archives and history services; recovery of costs

A. The state library shall contain:

• 1. All available works, books, newspaper files, pamphlets, papers, manuscripts, documents, magazines and newspaper articles, maps, pictures, items and materials **pertaining to or bearing on the history of Arizona**.

State Documents

- 2. Copies of current official reports, public documents and publications of state, county and municipal officers, departments, boards, commissions, agencies and institutions, and public archives.
- It is the duty of all public officers required by law to make written reports to the governor, or to the governing officer or body of a county, city or town,
- to provide those reports, documents and publications to the state library
- for filing in the state library archives in the number that will satisfy the requirements of the state documents program.

STATE LIBRARY OF ARIZONA – STATE DOCS #2

41-151.08. Archives and history services; recovery of costs

B. The governmental units described in subsection A of this section shall:

- 1. Notify the state library if the reports, documents and publications subject to this section are posted on an internet website.
- For mailing print or other tangible format, we prefer sending them to:

State Agencies, Boards and Commissions

State Library of Arizona State Docs

1700 W Washington Ste #300

Phoenix, AZ 85007.

Send electronic copies to research@azlibrary.gov

Local Agencies (Counties, Munis, etc.) Arizona State Archives Library, Archives and Public Records Attn: Arizona Collection 1901 W. Madison St. Phoenix, AZ 85009.

ACCESS TO NON-CONFIDENTIAL PUBLIC BODY RECORDS

41-151.11. Access to public records

The director, in person or through a deputy:

- has the right of reasonable access to all non-confidential public records in the state, or any public office of the state or any county, city, municipality, district or political subdivision of the state,
 - because of **the historical and research value of data** contained in those records.
 - with a view to securing their safety and determining their need for preservation or disposal.

WHAT WE ARE RESPONSIBLE FOR #1 – RETENTION SCHEDULES

41-151.12. Records; records management; powers and duties of director; fees; records services fund

- 3. Establish standards and procedures for the preparation of schedules providing for the retention of records of continuing value and
- for the **prompt and orderly disposal of records no longer** possessing sufficient administrative, legal or fiscal value to warrant their further keeping.

Why "prompt and orderly disposal of records"?

- 1. Costs to the Public: We are required to have an "efficient and effective" records management system. **Keeping records longer than needed** means the public is paying for the storage, retrieval, use, etc. of records that are no longer needed by the public bodies per approved RS.
- 2. <u>Risk Management</u>: There is a risk to keeping records longer than needed.

WHAT WE ARE RESPONSIBLE FOR #2 – ESSENTIAL RECORDS

41-151.12. Records; records management; powers and duties of director; fees; records services fund

- 4. Establish criteria for designation of essential records within the following general categories:
- (a) Records containing information necessary to the operations of government in the emergency created by a disaster.
- (b) Records containing information necessary to protect the rights and interests of persons
- or to establish and affirm the powers and duties of governments in the resumption of operations after a disaster.
- 5. Reproduce or cause to be reproduced essential records and prescribe the place and manner of their safekeeping.
- 6. Obtain such reports and documentation from agencies as are required for the administration of this program.

WHAT WE ARE RESPONSIBLE FOR #3 – HISTORICAL RECORDS

41-151.12. <u>Records; records management; powers</u> and duties of director; fees; records services fund

- 7. Request transmittal of the originals of records produced or reproduced by agencies of the state or its political subdivisions pursuant to section 41-151.16 or certified negatives, films or electronic media of such originals, or both,
- if in the director's judgment such records may be of historical or other value.

RESPONSIBILITIES OF PUBLIC BODIES IN ARIZONA #1 - RECORDS AND RECORDS PROGRAM

41-151.14. <u>State and local public records management; violation;</u> classification; definition

- A. The head of each state and local agency shall:
- 1. **Establish and maintain** an <u>active, continuing program</u> for the <u>economical and efficient</u> management of the public records of the agency.
- 2. **Make and maintain** records containing adequate and proper documentation of the <u>organization</u>, <u>functions</u>, <u>policies</u>, <u>decisions</u>, <u>procedures and essential transactions</u> of the agency designed to <u>furnish information to protect the rights of the state</u> and <u>of persons</u> directly affected by the agency's activities.

RESPONSIBILITIES OF PUBLIC BODIES IN ARIZONA #2 – SCHEDULING RECORDS

- 41-151.14. <u>State and local public records management;</u> violation; classification; definition
- 3. **Submit to the director**, in accordance with established standards, <u>schedules proposing the length of time each record series warrants retention</u> for administrative, legal or fiscal purposes after it has been received by the agency.
- 4. **Submit a list of public records** in the agency's custody that **are not needed** in the transaction of current business and that are not considered to have sufficient administrative, legal or <u>fiscal value</u> to warrant their **inclusion in established disposal schedules**.

RESPONSIBILITIES OF PUBLIC BODIES IN ARIZONA #3 – ESSENTIAL RECORDS, SURVEYS & COMPLIANCE

- 41-151.14. State and local public records management; violation; classification; definition
- 5. Once **every five years** submit to the director **lists of all essential public records** in the custody of the agency.
- 6. Cooperate with the director in the **conduct of surveys**.
- 8. Comply with rules, standards and procedures adopted by the director.

RESPONSIBILITIES OF PUBLIC BODIES IN ARIZONA #4 – DESIGNATE A RECORDS OFFICER

41-151.14. <u>State and local public records management;</u> violation; classification; definition

- 7. **Designate an individual** within the agency to manage the records management program of the agency.
- The agency **shall reconfirm the identity of this individual** <u>to</u> the state library every other year.
- The designated individual:
- (a) Must be at a level of management sufficient to direct the records management program in an efficient and effective manner.
- (b) Shall <u>act as coordinator and liaison</u> for the agency <u>with the state library</u>.

RESPONSIBILITIES OF PUBLIC BODIES IN ARIZONA #5 – RECORDS MANAGEMENT DEFINED

41-151.14. <u>State and local public records management;</u> violation; classification; definition

- D. "records management" means
- the **creation and implementation** of systematic controls
- for records and information activities
- from the point where they are <u>created or received through final</u> <u>disposition</u> or archival retention,
- including <u>distribution</u>, <u>use</u>, <u>storage</u>, <u>retrieval</u>, <u>protection</u> and <u>preservation</u>.

RESPONSIBILITIES OF PUBLIC BODIES IN ARIZONA #6 – PROMOTE RECORDS MANAGEMENT

41-151.14. <u>State and local public records management;</u> violation; classification; definition

- B. The governing body of each county, city, town or other political subdivision shall promote the principles of efficient record management for local public records.
- Shall follow the program established for the management of state records.
- C. A head of a state or local agency who violates this section is guilty of a class 2 misdemeanor.

PROTECTION, RETENTION AND PRESERVATION OF RECORDS #1

41-151.15. Preservation of public records

- A. **All records made or received** by public officials or employees of this state or the counties and incorporated cities and towns of this state in the course of their public duties **are the property of this state**.
- Except as provided in this article, the director and every other custodian of public records shall carefully protect and preserve the records from deterioration, mutilation, loss or destruction
- and, when advisable, shall <u>cause them to be properly repaired and renovated</u>.

PROTECTION, RETENTION AND PRESERVATION OF PERMANENT RECORDS #2

41-151.15. Preservation of public records

- All paper, ink and other materials used in public offices for the purpose of **permanent records shall be of durable quality**
- and shall comply with the standards established pursuant to section §39-101.
- These Standards for Permanent Records are located at the following link:

 $\frac{http://www.azlibrary.gov/archives/documents/pdf/Standard\%20 for\%20}{Permanent\%20 Records_April\%2023\%202013_Signed.pdf}$

• Additionally, the custodian of records that keeps photography, film, microfiche, digital imaging or other types of reproduction or electronic media shall protect records from loss or destruction pursuant to standards that are established by the director.

PERMANENT RECORDS = HISTORIC RECORDS = 500+ YEARS OF RETENTION

39-101. Permanent public records; quality; storage; violation; classification

- A. Permanent public records of the state, a county, city or town, or other political subdivision of the state,
- shall be transcribed or kept on paper or other material which is of durable or permanent quality
- and which **conforms to standards established** by the director of the Arizona state library, archives and public records.
- B. Permanent public records transcribed or kept as provided in subsection A shall be stored and maintained according to standards for the storage of permanent public records established by the director of the Arizona state library, archives and public records.
- C. A public officer charged with transcribing or keeping such public records who violates this section is guilty of a class 2 misdemeanor.

RECORDS SHALL NOT BE DESTROYED WITHOUT... #3

41-151.15. Preservation of public records

- B. Records **shall not be destroyed or otherwise disposed of** by any agency of this state
- <u>unless it is determined by the state library</u> that the **record has no** further administrative, legal, fiscal, research or historical value.
- How does the State Library provide this determination?
- Retention Schedules (both General and Custom) signed by the
 Director of the State Library provide approval for destruction of
 the records series AS LONG AS records are destroyed after
 meeting the specific retention period for that records series.

DESTRUCTION OF RECORDS WITHOUT APPROVAL... #4

41-151.15. Preservation of public records

- A person who destroys or otherwise disposes of records without the specific authority of the state library is in violation of section 38-421.
- 38-421. Stealing, destroying, altering or secreting public record; classification
- A. An officer having custody of any record, map or book, or of any paper or
 proceeding of any court, filed or deposited in any public office, or placed in his
 hands for any purpose, who steals, or knowingly and without lawful authority
 destroys, mutilates, defaces, alters, falsifies, removes or secretes the whole or
 any part thereof, or who permits any other person so to do, is guilty of a class 4
 felony.
- B. A person not an officer who steals, or knowingly and without lawful authority destroys, mutilates, defaces, alters, falsifies, removes or secretes the whole or any part thereof, or who permits any other person so to do, is guilty of the conduct specified in subsection A of this section is guilty of a class 6 felony.

REQUEST FOR IMAGING/SCANNING/MICROFILMING - #1

41-151.16. Production and reproduction of records by agencies of the state and political subdivisions; admissibility; violation; classification

A. Each agency of this state or any of its political subdivisions

- may implement a program for the production or reproduction by https://photography or other method of records in its custody, whether obsolete or current, and classify, catalogue and index such records for convenient reference.
- The agency, <u>before the institution of any such program of production or reproduction</u>, shall obtain approval from the director
- of the types of records to be produced or reproduced
- · and of the methods of production, reproduction and storage
- and the equipment which the agency proposes to use in connection with the production, reproduction and storage.
- Approval pursuant to this subsection is necessary for digitizing programs but <u>not</u> for individual instances of digitization.
- On approval from the director, the source documents may be destroyed, but only after an administrative audit and after safeguards are in place to protect the public records pursuant to section 41-151.15, subsection A.

IMAGING / SCANNING / MICROFILMING RECORDS - #2

- 41-151.16. Production and reproduction of records by agencies of the state and political subdivisions; admissibility; violation; classification
- B. Except as otherwise provided by law, records reproduced as provided in subsection A of this section are admissible in evidence.
- C. A head of an agency of this state or a political subdivision of this state who violates this section is guilty of a class 2 misdemeanor.

41-151.15. Preservation of public records

• The original of any record produced or reproduced pursuant to section 41-151.16 may be determined by the state library to have no further administrative, legal, fiscal, research or historical value.

REQUEST FOR IMAGING FORMS

- · Available from the RMC website, at the following address: http://www.azlibrary.gov/records/forms.aspx
- · This is what you will see when you get to that page:

Imaging and Microfilming

Request for Document Imaging of Public Records PDF Excel Request for Microfilming of Permanent Public Records PDF Excel Certificate of Compliance PDF Excel

- Imaging Request forms needed if you are scanning / converting paper records into another
- Does not matter if you are keeping the paper source documents or not you still need an Imaging Request if you are routinely scanning / converting an entire records series into electronic formats or microfilm
- <u>Two</u> types of Imaging Request <u>forms</u>:
 - Microfilming / Computer Output Microfilm (COM) records
 - · or Scanning paper records into Digital / Electronic formats
- · IR Forms now fully fillable and save-capable
- · IR Forms available in PDF or Excel

REQUEST FOR DOCUMENT IMAGING OF PUBLIC RECORDS



ARIZONA STATE LIBRARY, ARCHIVES AND PUBLIC RECORDS A DIVISION OF THE ARIZONA SECRETARY OF STATE

Preserving Arizona

Joan Clark, State Librarian & Director

ARCHIVES AND RECORDS MANAGEMENT

REQUEST FOR DOCUMENT IMAGING OF PUBLIC RECORDS

ARS §41-15.1 f. A. Each agency of this state or any of its political subdivisions may implement a program for the production or reproduction by photography or other method of reproduction on film, microfiche, digital imaging or other electronic media of records in its custody, whether obsolete or current, and classify, catalogue and index such records for convenient reference. The agency, before the institution of any such program of production or reproduction, shall obtain approval from the director of the types of records to be produced or reproduced and of the methods of production, reproduction and storage and the equipment which the agency proposes to use in connection with the production, reproduction and storage. Approval pursuant to this subsection is necessary for digitizing programs but not for individual instances of digitization. On approval from the director, the source documents may be destroyed, but only after an administrative audit and after safeguards are in place to protect the public records pursuant to section 41-151.15, subsection A. 151.15, subsection A.

SUBMISSION DATE: EXPIRATION DATE:

Subdivision Title:

The agency [here after referred to as "Applicant"] requests authorization from the Arizona State Library, Archives and Public Records [here after referred to as "LAPR"], in accordance with ARS §41-151.16, to scan records described on the attached list and agrees to comply with the following conditions and standards:

REFER TO THE MINIMUM STADARDS FOR DIGITAL IMAGING OR SCANNING OF TEXTUAL DOCUMENTS BEFORE COMPLETING THIS FORM. CHECK ALL OF THE CATEGORIES THAT APPLY IN PART 1 AND INITIAL ALL BOXES IN PART 2 OF THIS FORM.

REQUEST FOR MICROFILMING OF PUBLIC RECORDS



ARIZONA STATE LIBRARY, ARCHIVES AND PUBLIC RECORDS A DIVISION OF THE ARIZONA SECRETARY OF STATE



Joan Clark, State Librarian & Director

ARCHIVES AND RECORDS MANAGEMENT Submission date:
Approval date: Experation date: Microfilm Control #: MCN

REQUEST FOR MICROFILMING OF PUBLIC RECORDS

ARS §41-151.16 A. Each agency of this state or any of its political subdivisions may implement a program for the production or reproduction by photography or other method of reproduction on film, microfiche, digital imaging or other electronic media of records in its custody, whether obsolete or current, and classify, catalogue and index such records for convenient reference. The agency, before the institution of any such program of production or reproduction, shall obtain approval from the director of the types of records to be produced or reproducted and of the methods of production, reproduction and storage and the equipment which the agency proposes to use in connection with the production, reproduction and storage. Approval pursuant to this subsection is necessary for digitizing programs but not for individual instances of digitization. On approval from the director, the source documents may be destroyed, but only after an administrative audit and after safeguards are in place to protect the public records pursuant to section 41-151.15, subsection A.

Agency	or Political Subdivision Title:

The Applicant requests authorization from the Arizona State Library, Archives and Public Records [here after referred to as LAPR], in accordance with ARS §41-151.16, to microfilm records described below and agrees to comply with the conditions and standards in Parts 1 and 2:

Record Series Title as Stated on Approved Schedule	Schedule Number or Date	Item #

REFER TO THE APPLICABLE LAPR STANDARDS BEFORE COMPLETING THIS FORM. CHECK ALL OF THE CATEGORIES THAT APPLY IN PART 1 AND INITIAL ALL BOXES IN PART 2 OF THIS FORM.

CERTIFICATE OF COMPLIANCE

- Needed if **you**, **or your selected vendor**, are microfilming paper records (or converting them to microfilm via Computer Output Microfilm COM)
- This form shall be completed Annually
- This form shall be completed by the **vendor or entity microfilming** your records
- The purpose of the Certificate of Compliance:

It is hereby certified that the above listed silver halide micrographics were processed in accordance with the "Standards for Permanent Records" published by the Arizona State Library, Archives and Public Records. It is further attested that the following equipment and procedures were used:

PROCESSOR MAKE & MODEL:							
METHELENE BLUE TEST FOR RESIDUAL THIOSULFATE PERFORMED:							
□ DAILY	☐ WEEKLY	BE-WEEKLY	☐ OTHER				

TERMINATED / SUNSET / TRANSFERRED / PRIVATIZED

41-151.17. Duties relating to historical value

• A. The state library shall:

Terminated or Sunset Public Bodies

- B. All public records of any public office,
- upon the termination of the existence and functions of the office,
- shall be checked by the state library and either disposed of or transferred to the custody of the state library, in accordance with this article.

Transferred or Privatized Public Bodies

• If a public office is terminated or reduced by the transfer of its powers and duties to another office or to other offices, its appropriate public records shall pass with the powers and duties transferred.

SUNSET RECORDS PROCESS

- Available from the RMC website, at the following address:
 http://www.azlibrary.gov/records/Standards_and_Guidelines.aspx
- This is what you will see when you get to that page:

Standards and Guidelines

General Records Management

Sunset Public Bodies Process

- The **Purpose of the Sunset Process** for All Public Bodies:
 - Over time, some public bodies cease to exist through the events listed below.
 - This Process will ensure that all records for Public Bodies are properly
 managed and preserved before, during and after the point at which they cease
 to exist.
- This Process covers the following **cessation events**: Being <u>Sunsetted</u>, <u>Privatized</u>, <u>Terminated</u>, <u>Transferred to another Public Body</u>, or <u>Changing Elected or Appointed Officials</u>

PREVIEW OF SUNSET RECORDS PROCESS

- TO: ALL STATE AGENCIES, BOARDS AND COMMISSIONS
- ALL ELECTED / APPOINTED OFFICIALS
- ALL PUBLIC BODIES ("LOCAL AGENCIES")
- PROCESS: WHEN BEING SUNSETTED, PRIVATIZED, TERMINATED, OR TRANSFERRED TO ANOTHER PUBLIC BODY
- Statutory authority for this Process:
- 41-151.17. <u>Duties relating to historical value</u>
- "B. All public records of any public office, upon the termination of the existence and functions of the office, shall be checked
 by the state library and either disposed of or transferred to the custody of the state library, in accordance with this article. If a
 public office is terminated or reduced by the transfer of its powers and duties to another office or to other offices, its
 appropriate public records shall pass with the powers and duties transferred."
- Any State Agency, Board or Commission ("State Agency") or Local Agency (all other public bodies) in the State of
 Arizona, upon the earliest learning that such Agency will be sunset, terminated, transferred, privatized or changing elected
 or appointed official, shall contact the Records Management Center (RMC) of the Arizona State Library, Archives and
 Public Records (LAPR) at 602-926-3815 or records@azlibrary.gov.
- The point of this initial contact with the LAPR RMC is to start the process detailed below to ensure that all records for such agency or public body are properly managed and preserved before, during and after the period of sunset, termination, transfer, privatization, or change of elected or appointed official.

VALUE, RETENTION AND DISPOSITION OF RECORDS

- 41-151.19. Determination of value; disposition
- Every public officer who has public records in the public officer's custody shall consult periodically with the state library and the state library shall determine whether the records in question are of legal, administrative, historical or other value.
- Those records determined to **be of** legal, administrative, historical or other value **shall be preserved**.
- Those records determined to **be of no** legal, administrative, historical or other value **shall be disposed of** by such method as the state library may specify.
- A report of records destruction that includes a list of all records disposed of shall be filed at least annually with the state library on a form prescribed by the state library.

4 DIFFERENT TYPES OF REPORT OF RECORDS DESTRUCTION FORMS

- There are four different types of forms used to Report the Destruction of Records, whether they are paper, microfilm or electronic.
- Certificate of Records Destruction:
- This form is used to <u>report the destruction</u> of any records listed on an approved Retention Schedule
- You do NOT need to notify us BEFORE the destruction of records that are listed on an approved Retention Schedule
- You must submit a Report at least once annually
- Notice of Destruction Prior to Records Disposition:
- This form is used if records are prematurely destroyed
- If records are destroyed BEFORE they have met the full retention period, they need to be reported on this form
- Most <u>common types of premature destruction</u>: water damage, pest damage, fire damage, server failure, USER Error.

4 DIFFERENT TYPES OF REPORT OF RECORDS DESTRUCTION FORMS - CONTINUTED

- Pre-Approval for Unscheduled Records Dispostion:
- If records are NOT listed on an approved Retention Schedule, they CANNOT be destroyed
- Records need to have an approved retention period BEFORE they can be destroyed. If they are NOT listed on an
 approved Retention Schedule, then they have no retention period
- · This form is used to report the destruction of any records NOT listed on an approved Retention Schedule
- If you have records that are unique and unscheduled, then you first complete this form
- Then, your ${\bf return}$ the ${\bf completed}$ form to the LAPR
- The LAPR will assign a Retention Period, and return the form to you
- You will then need to either retain the records longer or be authorize to destroy such records
- Transfer of Records Between Public Bodies:
- There are times when records need to be transferred from one public body to another public body
- This form is used to report the transfer of any records listed on an approved Retention Schedule
- Common instances requiring the transfer of records:
 - · Land is annexed or swapped between Municipality and County, or the like
 - . Records are transferred to the State Archives for historic archival use
- The LAPR MUST be notified BEFORE the transfer of any records to the State Archives
- The form must be **completed and signed** by the <u>original (Transferring) Records Custodian AND</u> by the <u>New (Receiving) Records Custodian</u>
- NO Records shall be TRANSFERRED WITHOUT the completion of this Transfer of Records form.
- This form provides the chain of custody to document the transfer of records, and to legally ensure the records have not been altered between transfer and receipt. This ensures the records are the exact same records.

GOT QUESTIONS?



Please complete an **Evaluation** Form – (sent in the email with on-line session instruction)

HELPFUL CONTACTS

 $\begin{array}{c} \textbf{Records Management Center} \ \ (LAPR): \\ \underline{http://www.azlibrary.gov/records/} \end{array}$

Phone: 602-926-3815 records@azlibrary.gov

Karen Gray

kgray@azlibrary.gov Phone: 602-926-3817

Jerry Lucente-Kirkpatrick:

jkirkpatrick@azlibrary.gov Phone: 602-926-3820

Dr. Melanie Sturgeon:

msturgeon@azlibrary.gov Phone: 602-926-3720

Toll Free: 1-800-228-4710 (Arizona only)

AIIM - Global Community of Information **Professionals**

http://www.aiim.org/

ARMA International:

http://www.arma.org/

Institute of Certified Records Managers (ICRM):

http://www.icrm.org/

National Archives and Records Management

http://www.archives.gov/records-mgmt/

National Association of Government Archivists and Records Administrators (NAGARA):

http://www.nagara.org/index.cfm